1 2	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION
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4	SOLICITOR GENERAL
5	BRIAN W. WHITESIDE
6	Plaintiff
7	v. CIVIL ACTION No.
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9	Brad Raffensperger in his official capacity of the Secretary of State for the
10	State of Georgia, Rebecca N. Sullivan, David Worley, Matthew Mashburn,
11	and Anh Le in their official capacities as members of the State Election Board
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14	Defendant.
15	AMENDED
16	COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF
17	52 U.S.C. 10301, 42 U.S.C. 1983; First, Fourteenth and Fifteenth
18	Amendments of the United States Constitution
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20	1.Plaintiff files this Complaint for voting rights, pursuant to Section 2 of the
21	Voting Rights Act of 1965 (52 U.S.C. 10301) and 42 U.S.C. Seeking prospective
22	declaratory and injunctive relief
23	against Brad Raffensberger, in his official capacity as the Georgia Secretary of
24	State; Rebeca N. Sullivan, David J. Worley, Matthew Mashburn, and Anh Lee in
25	their official capacities as members of the State of Georgia Election Board and
26	shows the following:
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29	Defendants are officials employed to regulate election laws and procedures in the
30	State of Georgia. All Defendants and Plaintiffs are within the Jurisdiction of the

United States District Court for The Northern District Atlanta Division. The before mentioned Court is the proper jurisdiction for this complaint. All material facts occurred, and all parties reside, in this jurisdiction.

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Plaintiff is Solicitor General Brian W. Whiteside of Gwinnett County. His job is to prevent harm to Gwinnett Citizens. His duty is to prosecute ordinance violations and misdemeanor criminal cases. He has fifteen years' experience as a Gary Police Officer and Gwinnett Sheriff Deputy. In Gary, Indiana, he was assigned to an "In Progress Response Crime Unit." (Cruiser Cars) This special response unit calculated possible future crime events or victims. The goal of the unit was to prevent crime by analytical research, and actual rapid on scene response. If crime could not be prevented, the duty of the unit was to instantly respond to crime events. The duty then became to prevent harm to citizens. This unit also responded to bank robberies, home invasions, burglary in progress, assaults in progress, rapes in progress. In Gary, Indiana he had on the scene knowledge of over seventy homicides or murders. The Solicitor General has been involved in two "Civil Disturbances" (Riots) As a Gwinnett County Deputy the Solicitor has experience in Court Duty, Jail Duty, Warrant Service and Crowd Control. The Solicitor General has witnessed "crowd fights' at various events he

has been on the scene. The Solicitor General has twenty-two years as a Criminal
Defense Attorney, and three years as Gwinnett Solicitor.

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On March 25, 2021, Voting Bill SB202 was passed by the Georgia legislature. SB 202 amended Georgia Code Section 21-2-414, relating to restrictions on campaign activities and public opinion polling within the vicinity of polling place, cellular phone use prohibited, prohibition of candidates from entering certain polling places and penalty as follows: (a) No person shall solicit votes in any manner or by any means or method, nor shall any person distribute or display any campaign material , nor shall any person give offer to give or participate in the giving of any money or gift, including but not limited to food and drink to an elector, nor shall any person solicit signatures for any petition, nor shall any person, other than election officials discharging their duties, establish or set up or establish or set up any tables or booths on any day in which ballots are being cast.: (1) Within 150 feet of the outer edge of any building within a polling place is established; (2) Within any polling place; or (3) Within 25 feet of any voter in line to vote at any polling place. These restrictions shall not apply to conduct occurring in private offices or areas which cannot be seen or heard by such electors.(e) This Code section shall not be construed to prohibit a poll officer from distributing materials

as required by law, which are necessary for the purpose for instructing electors or 71 distributing materials prepared by the Secretary of State which are designed to 72 solely for the purpose of encouraging voter participation in the election being 73 conducted or from making available self -service water from an unattended 74 receptacle to an elector waiting in line to vote." Anyone in violation of this Code 75 section shall be guilty of a misdemeanor. The punishment can be up to 12 months 76 in custody or a \$1000.00 fine. 77 The Gwinnett County Solicitor states SB202 Section 33 lacks the criminal 78 elements of both intent and harm. 79 An intent to commit a crime cannot be proven in SB202 Section 33. If there are no 80 political items, speech or actions. The element of harm cannot be proven. There is 81 no victim or damage to property. The "victim" becomes the receiver of a 82 humanitarian act without political purpose. The law is overbroad. Criminal intent 83 cannot be proven by the humanitarian act of giving food or water without any 84 political purpose, materials clothing or speech. The provision of imprisonment or 85 fine violates the 8th Amendment to the Constitution of The United States. This 86 provision is Cruel and Unusual Punishment. SB 202 Section 33 punishes the act 87 of giving nourishment without a criminal purpose. (8TH Amendment; Excessive 88 bail shall not be required, nor excessive fines imposed, nor cruel and unusual 89 punishment inflicted.) The law as revised, commands law enforcement to obey and 90

unlawful order, due a lack of intent and harm. The law as revised gives citizens the right to resist an unlawful arrest. The law destroys trust in law enforcement, and can cause chaos, riots, and resisting arrest at the polls. The Solicitor General has had riot duty. His intent is to protect citizens and police. The adequate remedy at law will be to void the prohibition on gifts of food and liquids by citizens without political purposes. No criminal elements exist to enforce or prosecute the revision The State is also aware that the elements of intent and harm must be present to commit a crime. The 8th Amendment of the U.S. Constitution is violated by the States action. Harm by disturbances and protest caused by an unconstitutional law will injury EMT persons, Fire persons, Police and Citizens.

Plaintiff has a clear legal right to protect citizens, and first responders from
violations of the United States Constitution. Plaintiff has a right to protect citizens,
fire, persons and police from possible disturbances.
WHEREFORE, plaintiff prays that the court issue an Injunction and Declaratory
relief. Furthermore, the Plaintiff prays this court will adjudge that:
1. The Solicitor has a right to protect human beings in Gwinnett County.
2. By banning the gift of foods and liquids without political purpose Section 33
SB202 is void.
3. The Bill SB 202 Section 33 provisions of fine and imprisonment for non-
political actions are void and unconstitutional.
4. By not allowing humanity at the polls imposed by SB 202 Section 33, the
State of Georgia endangers the health and safety of the community.
This the 31 ^h , day of July 2021.
Brian W. Whiteside Gwinnett County Solicitor General
Gwinnen County Solicitor General

133	CERTIFICATE OF COMPLIANCE AND OF SERVICE
134 135	Pursuant to L.R. 7.1(D), the undersigned hereby certifies that the
136	foregoing COMPLAINT FOR NJUNCTIVE AND
137	DECLARATORY RELIEF has been
138	prepared in Times New Roman 14, a font and type selection approved
139	by the Courtin L.R. 5.1(C), and that I provided notice and a copy of the
140	foregoing using the CM/ECF system which will automatically send e-
141	mail notification of such filing toall attorneys of record.
142 143 144 145	Respectfully submitted this 1st day of September 2021.
146 147 148	Brian Whiteside Georgia Bar No. 756040 Solicitor General of Gwinnett County
149 150	75 Langley Drive, Lawrenceville, GA 30046
151	Email:
152	brian.whiteside@gwinnettcounty.com
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154	Counsel for Plaintiffs
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